Exhibit 1

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 3-9-10

Elizabeth Combier
315 East 65th Street
New York NY 10065
212-794-8902

March 7, 2010

Given he volume of documents
Motions in his case, we need to

Magistrate Judge Frank Maas United States District Court Southern District of New York 500 Pearl Street New York, NY 10007-1312

FAX: 212-805-6724 deal with applications in a logical order Afte I deal with the Mohous to

RE: Combier v The State of New York et al. 105MISS, I will deal with any 09 CIV 5314 (RJH)(FM)

Request for default judgment Newgenny Issues in the Course for the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Practice of the Course of the Interior to not the Interior to n

All Defendants and their representatives have been faxed/emailed/sent by priority mail copies of this letter. The purpose of this letter is to request a pre-motion conference, the pursuant to this Court's individual practices (see Rule 2. Motions), to discuss the issues below:

1. Default Judgment against Lawrence Mark or hier are vious endorse d (as

Usuit 3/9/10

Sanctions Against Kenneth T. Wasserman and the Striking of his Motion Papers
 A new cause of action for the deliberate altering of the record by Mary

Santamarina in order to provide Defendants jurisdiction

4. Plaintiff's request to submit a Motion For Summary Judgment on the issue of Haus 1

Jurisdiction in the Supreme and Surrogate courts over the Objections to Probate and over Danger v Combier

5. The errors, omissions, and prejudice of the docket sheet and the docketing of Plaintiff's papers in this case.

1.On March 7, 2010 I wrote a letter to your Honor and sent this letter to all Defendants explaining the reasons for my requesting a pre-motion conference on the issue of the default of Defendant Lawrence Mark. He has withheld my mother's property from me for twelve years, it is stored in his garage, and there are serious questions of theft in addition to this larceny of Defendants Wasserman, Mark, Danger, and the other Defendants. I once again request a pre-motion conference in accordance with your Rules on submitting to this court a Default Judgment of Lawrence Mark.

2. Kenneth Wasserman turned his Motion To Dismiss into a Motion For Summary Judgment, and this court requested all Defendants not do. He deliberately chose to bring into this Court a matter that will be litigated in the State Courts, namely his fraud and deceit in the lawsuit with the caption Combier v Wasserman, Danger. He is desperately trying to obtain jurisdiction for his filing unverified Objections in 2000. I request a premotion conference on striking his papers (and Danger and Sabadie, written by him), and sanctions.

First of all, Wasserman's Motion For Summary Judgment is defective in that he does not address my causes of action, he did not file a separate list of the non-disputed facts, as

required according to Federal Rules of Civil Procedure 56, and he did not ask for a premotion conference before your Honor, as you require. Certainly the issue of the stolen estate property and the jurisdiction of the New York State courts over the Objections are material facts that must be addressed. I believe that there is a triable issue of liability over the former issue, but there is no disputing the fact that there never was any jurisdiction assumed by any court over the Objections To Probate nor Danger v Combier. Secondly, the dismissal of Combier v Wasserman, Danger, is based on fraud and the perjury of Wasserman. I filed the lawsuit Combier v Wasserman, Danger, as is my right, after being subjected to the lies and deceit of Wasserman for twelve years, pursuant to Judiciary Law §487. This is not the first case filed against Wasserman for deceiving the courts of New York State. (See Seldon v Wasserman). I filed my case on September 9, 2009, and both Wasserman and Danger were served. On October 7, 2009 I bought the Request For Judicial Intervention. The Judge "assigned" to the case, Judge O. Peter Sherwood, received a call from Wasserman soon after. Barbara Dowd, the law clerk in Judge Sherwood's court, contacted Julia Danger about a conference that I asked for in my RJI for November 18, 2009. She never contacted me, but Danger sent me her letter in response to Dowd.

I had received only a Notice, from Wasserman, without any exhibits or motion, so I went to the Supreme Court on October 15 and spoke with personnel there. The source there told me that as Wasserman had not filed anything in the court, and as I had received no exhibits or motion, I had to wait for Wasserman to file something, and I actually could say to the court that I had not received anything. My sources told me that on October 14, 2009 the case had been put into e-file, despite the fact that I have no access to e-file. I downloaded the documents and name of the person who filed it on e-file, which was stored in the computer in Room 103B at 60 Center Street.

My sources, including Mr. Tom Garrett and Mr. Hayes in the Motion Support Office, then told me that this computer is only for the "general public", but the actual e-file was stored on the computer at the Law and Equity desk in Room 141B, next door. I asked to access the case on the computer in Room 141B, and that's when I read the Motion For Summary Judgment that was on e-file but not stamped by the court. I also looked in the file. There were no exhibits anywhere. As of October 15, 2009, nothing was filed by Wasserman in the court file. The Motion Support office had no calendar submission date listed at all. I asked for and received all documentation of this. The personnel in this office told me that if Wasserman came in on October 16 to file his papers for submission on Oct. 19, that he would be told to give me a new date for my reply. I never heard from him or the Judge until I received a call from Judge Sherwood's courtroom on or about November 10 that the case was dismissed. The part clerk called me and told me that there would be no conference because the case was dismissed by the Judge on November 6, 2009 after Wasserman submitted papers for a Summary Judgment. I was told not to show up, there was no case, it was over. I went to the court and saw that the calendar in the Motion Support office had been changed, and a submission date was on there for Oct. 19. This was put in after October 16, without anyone informing me. Evidently, according to my sources, on October 16, 2009 Wasserman filed and stamped his Motion For Summary Judgment and filed and stamped his Request for Judicial Intervention. Immediately below the statement that no other RJI was filed in the case (my RJI was filed and stamped on Oct. 7), Mr. Wasserman's signature appears, stamped October 19.

Mr. Wasserman was told, evidently, to give me until October 26 to respond to his papers, (I did not appear at the Oct. 19 submission because my youngest daughter had surgery that morning, 9AM, on her neck). I was never told about this. Then on or about November 10 I was informed that on November 6, 2009 Judge Sherwood had dismissed the case. I called the court to demand the conference on November 18 as stated on my RII, and was told not to show up by the part clerk. I showed up anyway, and the case was listed on the calendar outside of Judge Sherwood's courtroom. I documented this with a picture taken on my cell phone. I called Wasserman he was on the calendar but he told me he would not come in. I argued that Wasserman never had been given jurisdiction any judicial proceeding. I told Judge Sherwood that simply placing unverified papers in a courtroom does not obtain jurisdiction. If this was the way the court worked, I could write a paper naming people I had issues with and walk through the hallways of the court and drop them off in each courtroom, thus gaining jurisdiction of all the judges in the Supreme Court. On this basis, he recalled his order, and set December 17 2009 as the hearing date. On December 17 the transcript shows that Wasserman and Judge Sherwood would not permit me to say anything, and Wasserman deceived the Court once again. But Judge

On December 17 the transcript shows that Wasserman and Judge Sherwood would not permit me to say anything, and Wasserman deceived the Court once again. But Judge Sherwood had already heard my argument about Wasserman and his fraud. The transcripts of the November 18 and December 17 2009 hearings are being presented to the Chief Administrative Judge of the Supreme Court and the Senate Judiciary Committee on Thursday, March 11, 2010. This case is outside of this court's jurisdiction at this point and is not part of my Complaint. Wasserman is clearly and desperately trying to prove he and the State actors had immunity for actions cited in my Complaint. If your Honor admits Wasserman's (and Danger and Sabadie's papers, which he wrote) Motion papers as part of the record in this matter, I respectfully ask for a pre-motion conference to oppose this, and to request that this court allow me to submit a Motion to Strike Wasserman, Danger, and Sabadie's papers from the record, and sanction Wasserman, Danger, and Sabadie for submitting papers with the case Combier v Wasserman, Danger as not part of the instant case.

3. Defendants cited the altered transcript stamped "August 13, 2009" as the only "official" record of the April 1, 2009 hearing. (Motions of Connell, Wasserman, Danger, Sabadie, Landsman). I have argued in my Opposition papers that the only change made from my "official" transcript, made by Ubicus from the "official" tape of the Surrogate Court, not the copy I made, was the front page. Defendants Wasserman, Danger, Sabadie, Webber, Santamarina and Levitan are obviously trying to give themselves immunity and freedom from liability by changing the titles of the people appearing in Surrogate's Court on April 1, 2009. Wasserman even threatens me in his papers to agree with him. This Court must not permit this.

On Tuesday March 2, 2010 I spoke with Ubicus about the change made to the transcript, and I was told that "the court", namely Mary Santamarina, had told them what to put on the front page.

On or about June 9, 2009, Mark Sabel in Room 303 at Manhattan Surrogate's Court also told me that Mary Santamarina was certifying the transcript with Ubicus.

The sole purpose for the above mentioned Defendants to change the front page of the transcript is to give jurisdiction where there never was any. For twelve years I have been the proponent of the Will of Julia Taschereau, and Wasserman even uses this term for me in his papers. I am not a "respondent". Wasserman is not the "Attorney for Petitioner" because he never filed any petition in any court. The reason why Santamarina would leave Mr. Peter Schram off of the front page is to erase him from the courtroom that day, April 1, 2009, due to the fact that she knows he had no business appearing there in the first place.

I request a pre-motion conference to discuss a new cause of action because of Monica Connell's submission of an altered, and false, representation into the record in order to gain jurisdiction for her clients.

- 4. I request a pre-motion conference to discuss my submission of a Motion For Summary Judgment on the issue of jurisdiction of Surrogate's Court over the Objections to Probate written by Wasserman in February 2000.
- 5. The docket sheet has errors, and omissions, that are prejudicial to me and my pursuit of justice in the instant case. I submitted my Opposition papers to the Motion To Dismiss/For Summary Judgment on February 16, 2010. I have a copy of the stamp from this Court, and copies of the proof of delivery to all the Defendants and their representatives. My papers have never been docketed by this Court. On February 23, 2009, I appeared at the Pro Se desk and asked where the papers were, and spoke with Mr. D'Agostino, supervisor. I also requested that he fix errors in the record. On Friday, March 5, 2010, in the morning at approximately 10:45AM, and again at 11:30AM, I called the pro se desk and asked to speak with Mr. D'Agostino, the Supervisor of Docketing. He told me to hold on while he spoke with your Honor's staff about where the papers were. He told me that a person in your Honor's chambers told him that one of the two copies of my papers and exhibits had been sent down to the pro se office for docketing, and he "would try to find out which desk they were sitting on." Until now, no one has called me back with this information.

Julia Danger wrote a letter to Judge Richard Holwell on August 21, 2009 that has never been docketed, and no Judge should keep correspondence from a party before the Court hidden from the other parties.

Monica Connell refuses to give the email address of Julia Danger. She is preventing Plaintiff from giving information to Danger in a timely fashion. She should be told to give this information to the court and to Plaintiff, even though she does not represent Danger, or this Court should order Danger to provide the email address.

I request a pre-motion conference to discuss my submission of a motion putting the entire record in this matter on PACER, so that the record can be repaired and I am equally represented before the Law.

of Dod

Please schedule a pre-motion conference after March 23, 2010 to address each of these issues.

Thank you.

Respectfully

Elizabeth Combier

Copies emailed to:

Monica Connell
Jeffrey Sheetz
Carl Schaerf
Kenneth Wasserman
Eli Uncyk and Jeffrey Kofsky
Jonathan Landsman
Francesca Sabadie

Sent by First Class Mail:

Julia Danger Lawrence Mark Courtesy Copy to Judge Richard Holwell

Exhibit 2

Case 1:09-cy-05314 RJ	H-FM Document 77-1 Filed 03/23/10 FM Document 40 Filed 01/06/2010	Pa
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DOC #:	Elizabeth Combier 315 East 65 th Street	
DATE FILED: 1-6-10	New York NY 10065	

212-794-8902

The Honorable United States District Court

Judge Richard J. Holwell Southern District of New Yo 500 Pearl Street

New York, NY 10007-1312

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December 27, 2009

United States District Court Southern District of New York 500 Pearl Street

2) I have dealt with the handsman service concerns through my memos endonement on his letter.

Allan, USMI, 1/0/10

3) A letter for a prose does not New York, NY 10007-1312

All Defendants by First Class Mail and coursetate are appearance. According online at Parentadvocates.org The relief requested regularing Ms. Danger is demand.

RE: Combier v The State of New York et al., 09 CIV 5314 (RJH)(FM)

Second Amended Complaint, extension of time

Dear Judge Maas,

All parties have been sent via first class mail exact copies of this letter and the attached documents.

On December 18, 2009 I received in the mail the attached endorsed memo (#1) written by you in response to my agreement to extend the time for the Defendants to answer my Second Amended Complaint, and the extension of time for my Answer, and the reply.

I have some concern about your endorsed memo, and I felt it necessary to bring my concern to your attention. You have written that the "docket sheet reflects the issuance of amended summonses but does not contain any entries reflecting actual service of the Second Amended Complaint."

My responsibility as the Plaintiff in the matter with Index number 09 CIV 5314 in the filing and serving of the Second Amended complaint is clearly described in the Manual For Pro Se Litigants Appearing Before the United States District Court For The Southern District of New York which I bought and read carefully, especially as far as service of summons and my Second Amended Complaint and Exhibits. Ms. Connell has made it very clear to me that this case will be dismissed by this Court.

On November 24 I followed the book on providing service of the summons and Second Amended Complaint with all Exhibits as stated on p. 60 of the Manual. Posr Posr provided service to: Mr. Jonathan Landsman at his new office with Judge Renee R. Roth at 260 Madison Avenue, NYC; Ms. Dorothy Henderson at 60 Center Street, NYC; and to The Presbytery of NYC at 475 Riverside Drive.

I was with Posr personally when he served Ms. Henderson, I was on my cell phone with him when he was at Mr. Landsman's office and then when he served the Presbytery. He met me back at the Court, and gave me the completed Summons documents, copies of which I have enclosed herein. I went to the Pro Se desk and submitted the documents at approximately 4:05 PM on November 24, 2009, the date that you gave me to complete the service of the Second Amended Complaint and all Exhibits. They stamped my copy of the affirmation of service given to me by Posr, and I assumed that they then filed the certificate of service and gave you your courtesy copy. (enclosed). All the stamped and filed documents are enclosed in this mailing to you and a copy is sent to all Defendants, as listed below as proof and for the record and my website.

I believe that all EXHIBITs were properly sent — except for EX 3A, p. 4 of EX. 8, and 10A, which are enclosed. Over the past eleven years of studying my own case as well as other cases in the law library of pro se Plaintiffs, I have made note of the fact that whenever a pro se Plaintiff writes anything, he/she is accused of being "confused"; whenever a pro se speaks, he/she is told that he/she is rambling, or incomprehensible; and, whenever a pro se sends exhibits, the receiver never gets the entire document. This pattern and practice is very clear. Therefore I have put all documents on my website, Parentadvocates.org, for the general public as well as for the record on this case.

On December 15 I called Mr. Landsman (I spoke with the receptionist at his office), Mr. Edmonds (Stated Clerk of the Presbytery – I spoke with Ms. Austin, his assistant) and Ms. Monica Connell, and all parties acknowledged receipt of the Summons and Second Amended Complaint. Ms Connell confirmed that Mr. Sheetz had, indeed, received the transcript of the April 1, 2009 Hearing in Surrogate's Court (EXHIBIT 12 – I have the audio cassettes of the almost two-hour hearing, as well). I left a message for Mr. Landsman and Mr. Edmonds to call me about the Notice of Appearance and Answer. Subsequently, Ms. Connell has filed her Notice of Appearance for Ms. Henderson and Guide One Insurance Company has filed the Notice of Appearance for the Presbytery and for Dr. Anderson, in his official capacity.

It is evident to me that both Mr. Lawrence Mark and Mr. Jonathan Landsman are not complying with the Rules of this Court. Mr. Mark was properly served the original Summons and Complaint, the Amended Complaint, and the Second Amended Complaint, with all Exhibits. He is a Defendant in the case at bar because he has collaborated with Mr. Wasserman, Mr. Schram, Ethel Griffin, and the Surrogate Court Defendants as well as Ms. Danger, to steal my mother's valuable property and withhold it from me. I brought a camera as well as Posr with me when I visited Croton in November 2005 and took pictures of the jewelry, composition of Arturo Toscanini, and valuable letters belonging to my mother's estate that Mr. Mark stored in his cold, unprotected garage. This property

was given to Ethel Griffin in July 2006 by Judge Roth who ordered that my mother's Will did not exist for 5 days (all my hospital records from Lenox Hill Hospital July 21-24, 2006 will be made available to all Defendants and this Court). After the five days, Judge Roth made the Will magically re-appear, but now the property in Croton was under the control and administration of Ethel Griffin who is still in control today. I have no information that any property was cared for and preserved. However, Mr. Mark was properly served all papers in a timely fashion, and I have requested previously that your Honor order him to respond, or that I may file a Default Judgment against him. I request for a second time that this court allow me to file a Default Judgment against Mr. Lawrence Mark.

Similarly, Mr. Jonathan Landsman has knowingly violated the Rules of this Court. Mr. Landsman was my attorney, and during the time that he was working with me, he abused me physically and verbally, and collaborated with the Surrogate's Court in making up legal actions that were frivolous, and without foundation. I wrote him letters about this, and I also wrote Judge Lippman. In 2005 Judge Roth ordered me to pay Mr. Landsman almost \$8,000, or I would never get my documents back that he was holding and she would put me on trial. Ms. Dorothy Henderson called me several times with Mr. Landsman, urging me to pay Landsman's fees "or else there will be no probate". I refused then and I refuse now the extortion and fraud that I was and still am subjected to by Mr. Landsman as part of the scheme to have me lose all the property left to me by my mother.

Mr. Landsman now works in the same office with former Surrogate's Court Judge Renee Roth. I assume – or, at least hope – that my papers have moved from 42^{nd} street to 260 Madison Avenue, with him. Nonetheless, he is not complying with the Rules of this Court, and I request that this Court start a proceeding for a Default Judgment against Mr. Landsman for not responding to my summons and complaint, properly served in a timely manner, in his office. (See Amended summons and complaint, enclosed herein).

On December 23, 2009 I personally made a visit to the Pro Se desk, and a person there pulled the entire file of this case. She showed me the stamped and filed Affirmation of Service that Posr filled out and told me that the error was theirs - that there was a docketing mistake - and that she would take care of the error on the docket sheet immediately. As of late evening on Sunday, December 27, 2009, this has not been fixed. Therefore, I am sending to you a copy of the stamped and filed affirmation of service on all Defendants of the Second Amended Complaint and all Exhibits and I would request that you let me know how to fix the error of the Pro Se desk personnel.

There seems to be a docketing error with the Notice of Appearance of Julia Danger as well. I am including a copy of the letter that Julia Danger sent to you, Judge Maas, which you copied for me after I told you that I had not received it. In this letter Ms. Danger says she has also written Judge Holwell, so I am sending the letter that she sent to me that was sent to Judge Holwell. Ms. Danger has made a Notice of Appearance in this letter, On November 24, 2009 I asked the Pro Se desk at the Court why Julia Danger was not listed as making a Notice of Appearance, and I told the people at this desk that she had written

Judge Holwell, and they told me that "Judge Holwell must be holding her letter in his Chambers."

This makes no sense. Please inform the people who docket documents to put Ms. Julia Danger on the docket of this case as representing herself pro se. She is a Defendant in this matter. She has been sent copies of all documents and the schedule that you have ordered for the Answer and reply to my Second Amended Complaint.

Enclosed in this mailing:

- 1. Judge Maas' endorsed memo dated December 16, 2009.
- 2. Stamped Affirmations of Service to all Defendants.
- 3. EXHIBITS 3A, 7 (p. 4), 8 (entire Will), 10A.
- 4. Copy of Ms. Danger's letter to Judge Maas, with memo from Judge Maas.
- 5. Copy of the letter sent by Ms. Danger to Judge Holwell

Thank you for your consideration and attention to the matters described above,

Respectfully,

PRO SE

315 East 65th Street

New York, NY 10065

Copies sent with all enclosures by First Class Mail to:

Monica Anne Connell Attorney for all State Defendants 120 Broadway, 24th floor New York, NY 10271

Carl Schaerf

Attorneys For Dr. Anderson, Guide One, Presbytery of NYC Schnader, Harrison, Segal & Lewis 140 Broadway, Suite 3100 New York, NY 10005

Jeffery H. Sheetz Attorneys for Schram, Griffin Greenfield, Stein & Senior, LLP 600 Third Avenue, 11th Floor New York, NY 10016

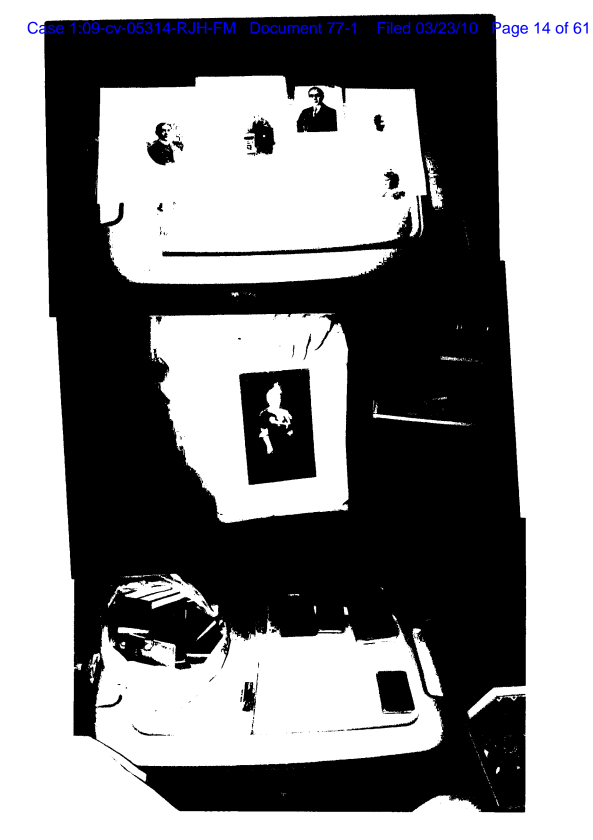
Kenneth T. Wasserman, Atty., at Law

Exhibit 3

Storage bins filled with priceless letters belonging to the estate of Julia Tauchareau Location: garage of Mr. + Mrs. Lawrence Mark





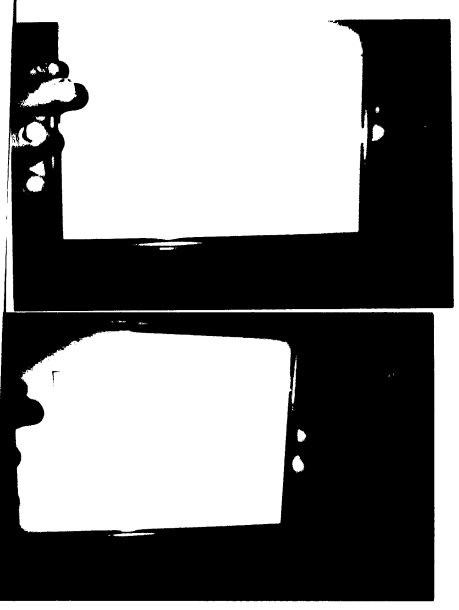


Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 15 of 61

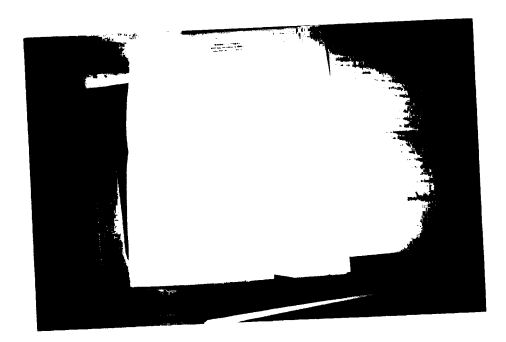
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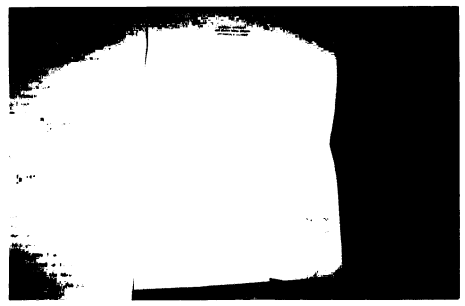
Priceless original piece of music written by Arturo Toscanini to "Julie" - Julia Strauss.

Value - Priceless Location - Home of Mr. - Mis, Lawrence Mark



Sample of some of the Priceless letters belonging to Julia Taschereau, stolen by Mr. and Mrs. Mark







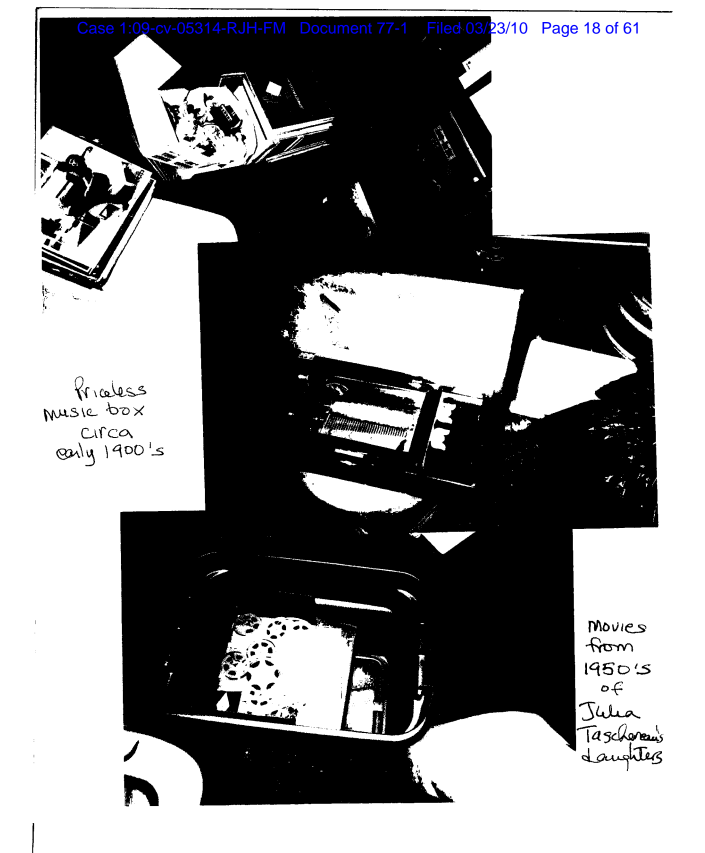


Exhibit 4

A-90



Beis-

I need you to say The Letters back from dill Please

ME

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irrelevant to his ourpose, or at least not to be as important as his preliminary aumouncement.

Thanking you again, believe me,

Sincerely yours,

The Editors of The Villager, Matonah, New York.

Parent .

Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 22 of 61

Reuch me the Reuch cop from the gazette and I have since translate it to the best of my ability. I know wha. an appreciative adm yn ore I hu Paderens and (should you not have seen this) for that it might give you pleasure. Havis only one copy of the french, I would ask you to return it, bu The English hausalas

You might keep.

I do so enjoy The

Villager, which is
always so suggestive
and satisfying, an

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This kind regards

Very eincerely you

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Case 1:09-cv-05314-RJH-FM Document 766s Filed@3/23410 (Fage 2400) In the Country to - morrows.

My future address mil

bi - Miss Eleanor Blodge
Cherry Hile College
Shock bridge

OYSTER BAY LONG ISLAND.N.Y.

August 29th, 1917.

My dear Mr. Strause:

I am really obliged to you for that admirable article.

With hearty thanks,

Faithfully yours,

Theodor Rossia

Mr. Lemuel Strauss, The Villager, Katonah, J.Y.

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May 24-19

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Paderenski in the

Gazette de Lausann

to Sienkiewicz

Madame Paderenski

THE WHITE HOUSE
WASHINGTON

Movember 19, 1923.

My dear Mr. Strauss : -

the President asks me to acknowledge the receipt of your note of November 16th, with which you enclose to him some recent copies of "The Villager". He found all of them interesting, but was particularly delighted with the philosophical-whimsical treatment of the public attitude toward himself in the leading article of October 6th. He wishes me to thank you, and to express the hope that when you have other matter of equally attractive character you will be kind enough to favor him with a copy.

Most sincerely yours,

Secretary to the President

Mr. Samuel Strauss, Care The Villager, Katonah, M. Y.

77 RHODE ISLAND AVENUE
NEWPORT, R. L.

May 7th, 1925.

Dear Sir:

Will you please send a years subscripti to the VILLAGER to Miss Martha C. Vail, 116 East 63rd Street, New York City. I have told her it i coming.

Also please send one ∞ py of the number published Saturday April 4th to Mr. Thomas, Diamond Place Providence.

I have felt for a long time disposed to write and tell you how much Admiral Sims and I enjoy your publication, but now I thin I prefer t be in the class of the small boy mentioned in the article entitled "Two Children on the Train" than his sister, and therefore shall not attempt to te you how stimulating we find the little paper.

Yours very truly,

anne H. Sims.

Mrs. William S. Sims.

1

1 ELLE

1925

THE VILLAGER

VACHEL LINDSAY

603 SOUTH FIFTH STREET

SPRINGFIELD ILLINOIS

Lovember 9, ISI7

Er. Samuel Strauss:

Katonah, New York:

most heartily on The Villager. You are a man after my own heart. So far as I know you are the first to take up with woloned 1910 my idea, after so long a time. I am sorry not to be able to send you a copy of the Village Magazine, but it was out of print ages ago. If you care to go to the Public Library you will find the essential editorial and some of the pictures reproduced

mest gratefully . And now I remember that the New York

library has a copy of the lagazine on file.

Avowedly and of design there was to be but one number, and I spent six months getting it up and ayear paying for it. But I wanted to develop the village and local idea, and took this means of doing it. I had seen so many artisite magazines fail after six months that in a kind of irony, I decided to put six months work on one issue and let it go at that.

You are starting in a quiet conservative simple way that I think you could keep up for some time, and exactly such a paper as I suggested should be started as the successor to my own, if any one choose to be inspired by the idea. But I do not mean to accuse you plagurism. Far from it. But you are doing what I hoped to have done.

603 SOUTH FIFTH STREET SPRINGFIELD, ILLINOIS

In general the culture of merica is too contralized and not enough localized. You will find what I have to say about that in adventures Thile Preaching the Gospel of Beauty, especially in the last part.

and I am even now writing a kind of prose Utopia called The Golden Book of Springfield, which I hope to have done in a year, which will advacate such enterprises as you have just now started in the Villager. Your neighbors will be the last to like the Villager, but the whole american art question is tied up in the final victory over them . Then you have won them you have really won America and untill you have won them imerica; real America, remains unmoved.

I suggest that the Villager offer a prize to the local art club for the best design for a town flag, the design to be decided by their committee, and the field open to all the stas far as submitting designs are concerned. Our local art club offered one hundred dollars prize for this, have just secured the flag that seems to give general satisfaction, and the presentation to the city is this evening.

Very sincerely

erely

micholas (bacher Finstray

MRS. THOMAS A. EDISON LLEWELLYN PARK, WEST ORANGE NEW JERSEY

February 7 1929

Editar of The religer

Dear Sir

Eller Thousand - Idean make we to wice to you and hours. you for audieg les he four extues y hie helage. Yours truly Jamaieue Cahen For Mos Y. a. Idean

TELEPHONE: HILL.

HILL CREST,

BOAR'S HILL.

OXFORD.

Dear Editors,

Thank you for your letter.

May this cheque become my
subscription to the Villager?

Yours sincercly

an author.

Jan Margael, was

PAID

OCT 30 1923

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Case 1:09-cv-05314-RIH-FM Document 77-1 Filed 03/23/10 Page 34 of 61

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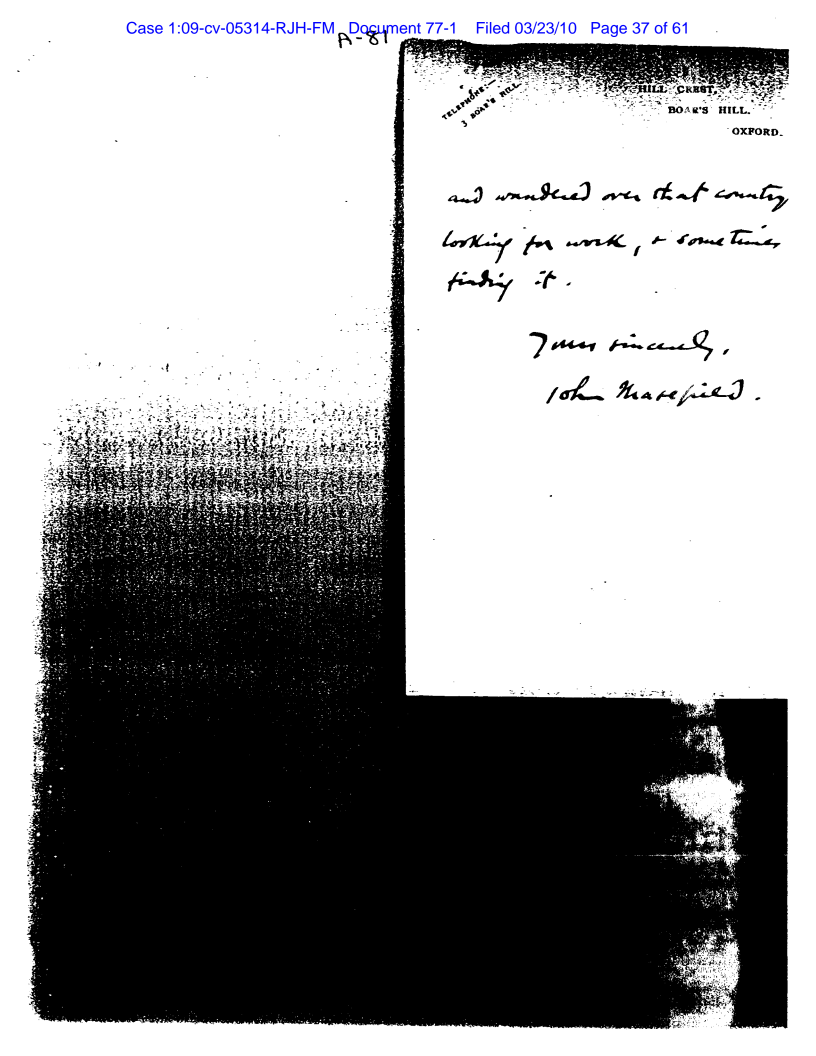
he jun if you of June 16th, jun, or one of june company, paid me a most gracious and generous comp ment, which was none the less sweet for being more The my merity.

My it would not be a betingal of Editorial conf

put into touch with this un writer. One meets with few friends of this Kind . Here one ought not to miss those who appear even a Distance.

1 ask you to let this letter with my thanks, go to the writer of the tribute, so the at least he on she may the me grateful.

1 once stayed in Katonah



Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 38 of 61 WALTER HAMPDEN BRASON of 1912-21 Ridgefield Com. Dra Villaga. To said The Villager- I Shared miss it more than I can vay - I have read it with the Keenest interest pleasure and frofil. - You have became a good friend -Codines 7 Walt Hampden

BRUOH BTIHW 3HT

Durgherblerenhaum

WITH THE COMPLIMENTS

OF

THE PRIME MINISTER

Harl Mainten

1



1035 Second Avenue, Buile 2 North New York, New York 10022 Tel: 212-293-0300 • Fax: 212-293-0558

December 19, 1996

Mrs. Julia Taschereau #18D

Dear Mrs. Taschereau,

We are in receipt of your request that your daughter Elizabeth Combier have the right to ownership of your apartment after your death or should you become incapacitated.

We have given this request to the Board of Trustees.

Leonard DeLuca

Senior Vice President, R.A.M.

sonard De Lucaja



1035 Second Avenue, Suite 2 North New York, New York 10022 Tel: 212-293-0300 • Fax: 212-293-0558

June 12, 1997

TO: ALL RESIDENTS 201 East 77th Street

Dear Resident:

Management is in the process of compiling an updated list of all home and business telephone numbers of all residents as well as the name and telephone number of a person to be contacted in case of an emergency situation. This information would be strictly confidential and accessible to Management and Mr. Ryan, the Resident Manager.

In addition, it has come to Management's attention that there are a few residents who have not given a key to the Resident Manager to be used for emergency situations only, e.g., leaks, floods, etc. In case of an emergency, the Resident Manager would be able to enter your apartment and, if a leak is involved, be able to minimize damage.

While the Management would prefer that keys be given to the Resident Manager, you may, if you wish, give a key to a neighbor and notify the Resident Manager accordingly. Be reminded, however, that should you fail to provide the Resident Manager with a set of keys (or a neighbor), and access is required due to an emergency, any costs involved will be charged back to you.

Please fill out the bottom portion of this letter and return same to the Mr. Pat Ryan as soon as possible.

Sincerely,

Leonard DeLuca

Senior Vice President, R.A.M.

Name: Elizabeth Combies Apt. No. 18D	
Telephone No.: (Home) 212 7948902) (Office)	
In case of Emergency:	•
Name Telephone No.: Emergency access keys have been given to: Dourne Apt.	_

e-mail: elmma@ix.netcom.com • website: http://www.elmma.com/elmma



Pen York, My 100 21

Dear in 2 Frantsman.

Please make my damp Geg
Elizabeir landier, down senant ?

with nights to environelip to

Gov. 18 D. Her tolephone number

18 794-8902- Please call leg

with any gibserious.

Cordially -gale Tosety near

Exhibit 5

AO 440 (Rev 02/09) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of New York

Elizabeth Combier

Plaintiff

Civil Action No.:

ν.

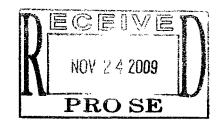
09 Civ. 5314 (RJH)(FM)

See Attached

Defendant

AMENDED SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)



A lawsuit has been filed against you.

Within 20 days after service of this summons on you (not counting the day you received it) or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff(s) attorney, whose name and address are: **PRO SE ELIZABETH COMBIER**

315 East 65th Street New York, NY 10065

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

J. MICHAEL McMAHON

CLERK OF COURT

NOV 2 4 2009

Date:

Signature of Clerk of Deputy Clerk

el RECEIVEN & summons & compliment 14 COMBIEL V STATE OF NEW YORK ... Jon 4 Thin Lundamm, et. al, 09 cv 5314 (RJH) (FM) on 2009.11.24 @ 1:35 pm

wan fat

WARREN TROBURN 17FL

plant carbo Appendix

Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 49 of 61 AttidAvit of SERVICE ON JONATHAN LANDSMAN [Combien v NYS st. nl og cv 5314 (RJH)(FM) UN November 24th, 2009 at mprox 1:35 pm of Post A. Para MRIVED at 260 mad ISON, 18 # Floon, MY., NY AND SERRETTANY Michelle PEREZ CALLED Jonathum London and she Reported to me that ma. Jundoman authorized the nimilaron to necept service of the legal papers of brought to serve him. IN the most rum it himded the Jummons & Complaint to mail center Clerk WHEREN i Rotman on the 17th flows. While IN front of clerk Trotmon Mr. Sandsmon genes the moral noon dusk some me, Invete, and left yeary hunselly. Mr. Thotmun could Mr. Penas who confirmed that Inclourm had notherized the mort norm to 2029.11.24 YOUR A. YOUR State of New York County of New York

Sworn to before me this 25 that of 20 7

NOTARY PUBLIC

Afridant of SERVICE ON GRESbytEng of New York City [Combien v NYS El. al 09 cv 5314 (NJI)(FM) ON November 24, 2009 @ Mprox. 2:42 pm @ the Enterner of 61 Clunement Mr. NY, NY, GENERAL Administrative Assistant Shieley Fleming was Asked by me it she had been told by Mr. Edmands Stated Clerk, that she could recept lyps propered. She smil she would ask him. The REPERSED about 2 minutes later and sound he arthonized her to ACCEPT SENICE and I hunded her the summers & comploment. 2009.1124 State of New York County of New York

Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 50 of 61

MATTHEW KORNIG Notary Public, State of New York Reg. No. 04K()6211943 Qualified in New York County Commission Expires Sept. 23, 20

	v 02/09) Summons in a Civil Action (Page 2)
	PROOF OF SERVICE
	(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))
	This summons for (name of individual and title, if any) Donothy Hendenson
was reco	eived by me on (date) 2009. 11.24.
	I personally served the summons on the individual at (place)
	on (date) ; or
	☐ I left the summons at the individual's residence or usual place of abode with (name) , a person of suitable age and discretion who resides there,
-	on (date) , and mailed a copy to the individual's last known address; or
	And the Property
	I served the summons on (name of individual) ANN HyphEJ, who is
	designated by law to accept service of process on behalf of (name of organization) Who is designated by law to accept service of process on behalf of (name of organization) On (date) On (date)
	19 Teturned the summons wexesuter because 60 CENTRE St Mr 325 NVN 4 M.
Date:	My fees are \$ for travel and \$ for services, for a total of \$ 0.00 I declare under penalty of perjury that this information is true. Server's signature Part II Para
	Printed name and title
	J. MICHAEL McMAHON
Additi	onal information regarding attempted service, etc: State of New York County of New York
	Noting Public, State of New York Public, State of New York Public in New York Commission Expires Sept. 23, 20

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
	x
ELIZABETH COMBIER,	

Plaintiff

DOCKET NO. 09 CIV 5314 (RJH)(FM)

-against-

THE STATE OF NEW YORK, SUPREME COURT OF THE STATE OF NEW YORK APPELLATE DIVISION FIRST DEPARTMENT, HON, JOHN T. BUCKLEY, in his individual and official capacity, HON. KARLA MOSKOWITZ, in her individual and official Capacity, ELIOT SPITZER, in his individual and official Capacity, ERIC REISS, in his individual and official Capacity, LAUREN HOLMES, in her individual and official capacity, DAN RAMOS, in his individual and official capacity, HON. JONATHAN LIPPMAN, in his individual and official capacity as the former Presiding Judge of the New York Supreme Court, Appellate Division, First Department, HON RENEE R. ROTH, in her individual and official capacity as the former Manhattan Surrogate Court Judge, HON. TROY WEBBER, in her individual and official capacity, BARBARA LEVITAN, in her individual and official capacity, MARY SANTAMARINA, Esq. in her individual and official capacity, ETHEL GRIFFIN, in her individual and official capacity, PETER SCHRAM, in his individual and official capacity, DR. FRED

ANDERSON, in his individual and professional capacity, KENNETH WASSERMAN, in his official and individual

professional capacity, JEFF KOFSKY, in his individual and professional capacity, JONATHAN LANDSMAN, in his individual and professional capacity, DOROTHY HENDERSON

in her individual and professional capacity, GUIDE ONE

capacity, FRANCESCA SABADIE, individually, LAWRENCE MARK, individually, JULIA DANGER,

individually, ELI UNCYK, in his individual and

Defendants

INSURANCE COMPANY, PRESBYTERY OF NEW YORK CITY,

SECOND AMENDED COMPLAINT

JURY TRIAL DEMANDED

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
	x
FI IZARETH COMRIER	

Plaintiff

DOCKET NO. 09 CIV 5314 (RJH)

-against-

AFFIRMATION OF SERVICE

THE STATE OF NEW YORK, SUPREME COURT OF THE STATE OF NEW YORK APPELLATE DIVISION FIRST DEPARTMENT, HON, JOHN T. BUCKLEY, in his individual and official capacity, HON. KARLA MOSKOWITZ, in her individual and official Capacity, ERIC REESE, in his individual and official Capacity, LAUREN HOLMES, in her individual and official capacity, DAN RAMOS, in his individual and official capacity, ELIOT SPITZER, in his individual and official capacity, as the former Attorney General of the State of New York, HON. JONATHAN LIPPMAN, in his individual and official capacity as the former Presiding Judge of the New York Supreme Court, Appellate Division, First Department, HON RENEE R. ROTH, in her individual and official capacity as the former Manhattan Surrogate Court Judge, HON. TROY WEBBER, in her individual and official capacity, BARBARA LEVITAN, in her individual and official capacity, MARIA SANTAMARINA, Esq., in her individual and official capacity, ETHEL GRIFFIN, in her individual and official capacity, PETER SCHRAM, in his individual and official capacity, DR. FRED ANDERSON, in his individual and professional capacity, KENNETH WASSERMAN, in his official and individual capacity, FRANCESCA SABADIE, individually, LAWRENCE MARK, individually, JULIA DANGER. ELI UNCYK, in his individual and professional capacity, JEFF KOFSKY, in his individual and professional capacity, JONATHAN LANDSMAN, in his individual and professional capacity, DOROTHY HENDERSON in her individual and professional capacity, GUIDE ONE INSURANCE COMPANY, PRESBYTERY OF NEW YORK CITY,

Defendants	
	2

I have served a copy of the Second Amended Complaint and all Exhibits upon the Attorneys and Defendants named in the

I, Elizabeth Combier, affirm under penalty of perjury that

caption at the addresses listed below by First Class Mail sent from the United States Post Office on November 23,

2009.

I declare under penalty of perjury that the foregoing is

true and correct.

Dated: New York, NY

November 23, 2009

315 East 65th Street New York, NY 10065

212-794-8902

Jeffery H. Sheetz Greenfield, Stein & Senior, LLP 600 Third Avenue 11th Floor New York , NY 10016

Kenneth Wasserman 350 Fifth Avenue Suite 4810 New York, NY 10118

Eli Uncyk and Jeffrey Kofsky 555 Fifth Avenue, 18th fl New York, NY 10017

Monica Anne Connell New York State Office of the Attorney General (24th Floor) 120 Broadway, 24th Floor New York , NY 10271

Dr. Fred Anderson 1165 Fifth Avenue New York, NY 10028 Julia Danger 47 Avenue Mathurin Moreau Paris France 75019

Lawrence Mark
21|OQuaker Ridge Road
Croton-on-Hudson NY 10520

Francesca Sabadie 1 Walworth Avenue Scarsdale, NY 10583

Carl J. Schaerf Schnader Harrison Segal & Lewis LLP Attorney for Guide One Insurance Company 140 Broadway, Suite 3100 New York, NY 10005-1101

Courtesy Copy Judge Richard J. Holwell 500 Pearl Street Room 1950 New York, NY 10007

Magistrate Judge Frank Maas 500 Pearl Street New York, NY 10007 Case 1:09-cv-05314-RJH-FM Document 77-1 Filed 03/23/10 Page 56 of 61
The State Of New York

Southern District Of New York

Elizabeth Combier	AFFIDAVIT OF SERVICE
Plaintiff	Documents Served:
Vs.	1
The State of New York, et al.	Amended Summons and Amended Complaint
Defendant	
The undersigned hereby declares: That s(he) is now the United States, over the age of eighteen, not an ointerested in the above entitled action, and is compet	and at all times herein mentioned was a citizen of fificer of a plaintiff corporation, not a party to nor ent to be a witness therein.
Pos	
On the 24 th of August 2009 at address of 2110 Quant 10520at 11:10am this declarant served the above desaffixing a true copy thereof to the door of the above adabode of the defendant.	ldress; said address being the usual place of
The deponent was unable with due diligence to find the discretion thereat.	e respondent or a person of suitable age and
Due Diligence:	5
8/20/2009 at 9:50pm No Answer 8/21/2009 at 7:45am No Answer	
8/22/2009 at 10:50am No Answer	
A neighbor confirmed by postman.	
Military Status: in militaryX not in military	
The Deponent enclosed a true copy of same in properly defendant's respondent's actual place of residence as li documents in a post office or official depository under expostal Service within the state of New York. The envelopment and attorney and was marked Personal and Confide	clusive care and custody of the United Control
Declarant hereby states under penalty of perjury under the statement above is true and correct.	ne laws of the State of New York that the
DAITED this Monday, August 24, 2009	
Steven Dimuria	
SUBSCRIBED AND SWORN to before me the Monday,	August 24, 2009
Gall Kagan	
Notary Public in the State of Al	
Qualified in the County of Westchester Commission Expires June 23rd 2011 Reg# 01KA6094470	



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Label/Receipt Number: 0308 0660 0001 4292 3361

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Enter Label/Receipt Number.

Your item was delivered at 9:12 AM on December 30, 2009 in CROTON ON HUDSON, NY 10520.

Detailed Results:

- Delivered, December 30, 2009, 9:12 am, CROTON ON HUDSON, NY 10520
- Arrival at Post Office, December 30, 2009, 8:15 am, CROTON ON HUDSON, NY 10520
- * Acceptance, December 28, 2009, 11:42 am, NEW YORK, NY 10021

Notification Options

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Get current event information or updates for your item sent to you or others by email.

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Label/Receipt Number: 0309 1830 0000 8716 6413

Class: Priority Mail®

Service(s): Delivery Confirmation™

Status: Delivered

Your item was delivered at 8:42 AM on February 18, 2010 in CROTON ON HUDSON, NY 10520.

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Enter Label/Receipt Number.

Go >

Detailed Results:

- Delivered, February 18, 2010, 8:42 am, CROTON ON HUDSON, NY 10520
- Arrival at Post Office, February 18, 2010, 7:29 am, CROTON ON HUDSON, NY 10520
- Processed through Sort Facility, February 17, 2010, 12:34 pm, KEARNY, NJ 07032
- Processed through Sort Facility, February 17, 2010, 3:17 am, BETHPAGE, NY 11714
- Acceptance, February 16, 2010, 9:40 pm, NEW YORK, NY 10199

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	A-87
VISIT	TO LARRY MARK'S house
	music box Nov 2005
•	Arturo Toscanini in black frame
	"Pour la petite Julia Straves"
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	3. Pichres
	4. Envelope marila considera
	5. "A Line A Day" Irans 1933
	6. File for records-black
	7. A line A Day black drawy
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	president Kooseveld
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	He white jewelry box
	17. Chantedes
	18-8 mm movies
	19. box of chura angels, figurines ste. elephant, Hummel
	20. lage of air
	20, leag of pectures - Ste Adela
	21. bag of photos + letters
	22. The Villager pewspaper May 2/925 23. Julia + Hodges June 1 1940

A-88

24. Films 25. Scrap 600K - Republican chilo 1930's 26-01d photos 27, blue surtage - pect 8. red sutcase - four bal cloves 29, green Scrapbook ne duppings, from 1917-30. Vachel lindser 19 Red notebook Johnny washbrook "my Frend Sandy Dennis autoTRI Shigh Downs Pales Morelli Ann whoman letter Dec. 41958 The White House Jerry Ford US Senate H.C. Lodge Waster Hampton letter May 25 1923 Mrs. Thomas Elison EB4# 1924 Ribert Midgas teller Owen W15ter Dec 3/ 1923 Anna Sumo, May 7/925 malane Poderenski 1925 Vachel Lindsey 1917 euspaper articles 1919-2/

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	2. Angust m Starley		
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	13. Margarer B. Robinson	_	
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